	Coop 2:16 or 00247	N. Dooumont C	NZ Filos	4 00/1 <i>1/1</i> 7	Dog 6 1 6	of 1 Paged D. 242		
		THE UNITED ST OR THE NORTHE	TATES D	ISTRICT CO RICT OF TE	URT	of 1 Pagestrateourt Northern district of tex FILED	KAS	
UNITE	D STATES OF AMERICA		§ §			FEB   4 2017		
v.			§ CA	SE NO.: 3:16	-CR-00247-	CLERK, U.S. DISTRICT COL	J <b>RT</b>	
GERAF	RDO GALVAN (3)		§ §			By S(V) Deputy		
REPORT AND RECOMMENDATION CONCERNING PLEA OF GUILTY								
Informa mention is supp recomm 846, 84	GERARDO GALVAN (3), becared before me pursuant to Feation After cautioning and examed in Rule 11, I determined that borted by an independent basis mend that the plea of guilty be a 41(a)(1), 841(b)(1)(B)(viii) Conce imposed accordingly. After b	d. R. Crim.P. 11, a mining GERARD at the guilty plea w in fact containing accepted, and that aspiracy to Posses	and has end of GAL' was knowledge each of GERARI services.	ntered a plea of VAN (3) und edgeable and f the essentian DO GALVA	of guilty to der oath convoluntary and elements  N (3) be addribute a Convoluntary	Count(s) 1 of the Supersedin neerning each of the subject and that the offense(s) charge of such offense. I therefore ljudged guilty of 21 U.S.C.	ng ets ed ore . §	
	The defendant is currently in custody and should be ordered to remain in custody.							
	The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(1) unless the Court finds by clear an convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the communit if released.							
	<ul> <li>☐ The defendant has been</li> <li>☐ I find by clear and coordinate of the conference of the conference</li></ul>	The defendant has been compliant with the current conditions of release.  I find by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released and should therefore be released under § 3142(b) or (c).  The Government opposes release.  The defendant has not been compliant with the conditions of release.  If the Court accepts this recommendation, this matter should be set for hearing upon motion of the						
	The defendant must be ordered substantial likelihood that a recommended that no sentence under § 3145(c) why the defendant is a sentence that the defendant is a sent	motion for acquite of imprisonment endant should not	ttal or ne be impos be detai	ew trial will sed, or (c) exc ned, and (2)	be granted, ceptional cir the Court f	, or (b) the Government he reumstances are clearly show finds by clear and convincing	nas wn ing	

## NOTICE

UNITED STATES MAGISTRATE JUDGE

February 14, 2017

Date:

Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).